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7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT SEATTLE

10 MATTHEW WILSON,

11 Plaintiff,

12 v.

13 JASON RAGSDALE,

14 Defendant.

Case No. C06-1519RSL

ORDER STRIKING
PURPORTED STIPULATION

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16 On May 23, 2007, plaintiff filed a “Stipulation and Order Re: CR 35 Exam” (Dkt. #13)
17 that was titled and styled as a stipulation, included signature lines for both parties above the
18 notation “Approved for Entry,” and docketed as a stipulation “by parties.” In fact, defendant did
19 not agree to the stipulation.

20 Accordingly, the purported stipulation is STRICKEN. Counsel shall not file a document
21 as a “stipulation” when it has not been agreed to by all parties.

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23 DATED this 24th day of May, 2007.

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26 Robert S. Lasnik
27 United States District Judge

28 ORDER STRIKING
PURPORTED STIPULATION